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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/868,702	09/24/2001	Ion Marqvardsen	GRP-0003	3189
23413 7.	590 09/03/2003			
CANTOR COLBURN, LLP			EXAMINER	
55 GRIFFIN ROAD SOUTH BLOOMFIELD, CT 06002		CHIANC	, JACK	
			ART UNIT	PAPER NUMBER
			2642	/_
			DATE MAILED: 09/03/2003	φ

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. O9/868702 Applicant(s) Ion Marguardsen
Office Action Summary	Examiner Group Art Unit
	J. Chiang 2642 #
The MAILING DATE of this communication ap	pears on the cover sheet beneath the correspondence address—
Period for Response	7
A SHORTENED STATUTORY PERIOD FOR RESPONSE MAILING DATE OF THIS COMMUNICATION.	IS SET TO EXPIRE MONTH(S) FROM THE
from the mailing date of this communication. If the period for response specified above is less than thirty (30) of the less than the le	FR 1.136(a). In no event, however, may a response be timely filed after SIX (6) MONTHS days, a response within the statutory minimum of thirty (30) days will be considered timely y default, expire SIX (6) MONTHS from the mailing date of this communication . will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
Status	
Responsive to communication(s) filed on	6-20-0
☐ This action is FINAL.	·
 Since this application is in condition for allowance excaccordance with the practice under Ex parte Quayle, 	cept for formal matters, prosecution as to the merits is closed in 1935 C.D. 1 1; 453 O.G. 213.
Disposition of Claims	
€Claim(s)	is/are pending in the application.
	is/are withdrawn from consideration.
☐ Claim(s)	is/are allowed.
	is/are rejected.
,	is/are objected to.
☐ Claim(s)	
☐ Claim(s)————————————————————————————————————	is/are objected to. are subject to restriction or election requirement.
☐ Claim(s) ☐ Claim(s) ☐ Application Papers	are subject to restriction or election requirement.
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U. S. Patent and Trademark Office PTO-326 (Rev. 3-97)

Part of Paper No.

Application/Control Number: 09/868,702

Art Unit: 2642

CLAIMS

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-4, 6, 10, 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Smith et al. (US 6304222).

Regarding claim 1, Smith shows:

A housing (1);

At least one speaker (10);

At least one antenna (3, 4);

An acoustic resonance chamber (V);

At least one electromagnetic resonance chamber (fig. 2b);

The acoustic resonance chamber (V) is completely or partly located within the electromagnetic resonance chamber (fig. 2b) (col. 3, lines 59-63).

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and

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the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 11-19, 21-23, 5, 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Smith in view of Abraham et al. (US 5953414).

Regarding claim 11, Smith shows:

A housing (1);

At least one speaker (10);

At least one antenna (3, 4);

An acoustic resonance chamber (V);

At least one electromagnetic resonance chamber (fig. 2b);

at least one electromagnetic screen (see 4);

The acoustic resonance chamber (V) is completely or partly located within the electromagnetic resonance chamber (fig. 2b) (col. 3, lines 59-63).

Smith differs from the claimed invention in that it does not explicitly show the speaker and the acoustic chamber are connected through the electromagnetic screen by at least one acoustic coupling means.

However, notice that Smith's electromagnetic screen (4) can be a part of the circuit board, and it is commonly seen that speaker and acoustic chamber are connected through the circuit board by acoustic coupling means. This is taught by Abraham. In Abraham, it shows the speaker (3-4) and the chamber (above 11) are connected through the circuit board (11) by an acoustic coupling means (7, 8).

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Hence, it would have been obvious for one skilled in the art to modify Smith as taught by Abraham, such that to reduce the thickness of the phone and yet to improve the frequency response of the speaker (col. 1, lines 7-10 in Abraham).

Regarding claims 17-18, Smith shows:

A housing (1);

At least one speaker (10);

At least one antenna (3, 4);

An acoustic resonance chamber (V);

At least one electromagnetic resonance chamber (fig. 2b);

The acoustic resonance chamber (V) is completely or partly located within the electromagnetic resonance chamber (fig. 2b) (col. 3, lines 59-63).

Smith differs from the claimed invention in that it does not explicitly show the speaker is at a distance from the acoustic chamber, or connected by an acoustic coupling means. However, it is commonly seen that the speaker and the acoustic chamber are located at a distance apart from each other. This is taught by Abraham, such as the speaker (3-4) and the chamber (above 11) which are connected by an acoustic coupling means (7-8). Hence, it would have been obvious for one skilled in the art to modify Smith by using a circuit board as part of the chamber design as taught by Abraham, such that to reduce the thickness of the phone and yet to improve the frequency response of the speaker (col. 1, lines 7-10 in Abraham).

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Regarding claims 2-10, 12-16, 19-23, Smith or the combination of Smith and Abraham shows:

The antenna (3 in Smith) which can be a patch, loop, or dual band antenna;

The antenna wall (2, 3 in Smith) defines the acoustic walls;

The reinforcement elements (see 3 in fig. 3a in Smith);

The ground screen (4 in Smith);

The acoustic channel (7-8 in Abraham);

Acoustic chamber (16, 7-8 in Abraham);

The acoustic openings and their sizes can be varied (see 7, 22 in Abraham).

TITLE

- 5. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.
- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jack Chiang whose telephone number is 703-305-4728. The examiner can normally be reached on Mon.-Fri. from 8:00 to 6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad Matar, can be reached on (703) 305-4731. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4700.

rack Chiang Primary Examiner Art Unit 2642